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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING		Docket Number (Optional)	
REJECTION OVER A PRIOR PATENT		660-031	
TERMINAL DISCLARMS  APPROVED			
In re Application of: Spencer A. Rathus et al.		- T	
Application No.: 09/769,135	JUN 1 1 20	RECENTER CENTER	
Filed: Jánuary 25, 2001	TECHNICI CON CENT	ER 2800 E R R	
For: Method and Apparatus for Accessing Electronic Data Via a Fa	miliar Printed Medicili PROGRAM	CENTER OF THE	
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The owner*, <u>Jeffrey S. Nevid</u> , of <u>33.3</u> hereby disclaims, except as provided below, the terminal p	percent interest in		
instant application, which would extend beyond the exp			
U.S.C. 154 to 156 and 173, as presently shortened	by any terminal disclaime	r, of prior Patent No.	
The owner hereby agrees that any enforceable only for and during such period that it and the			
runs with any patent granted on the instant application			
assigns.			
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C.			
154 to 156 and 173 of the prior patent, as presently show	tened by any terminal discla	imer, in the event that it	
later: expires for failure to pay a maintenance fee, is	held unenforceable, is foun	d invalid by a court of	
competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the			
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I horoby declare that all statements made herein o	of my own knowledge are true	and that all statements	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the			
knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both,			
under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.			
The remaining of the appropriate and parent research		•	
2. X The undersigned is an attorney or agent of record.	1		
05/02/2003 CURRECT	1//	4/19/12	
05/02/2003 GWDRDOF1 00000034 09769135 02 FC:2814	Signature	Date	
55,00.00	/		
PARALEGAL SPECIALIST	John W. Olivo,		
TECHNOLOGY CENTER 2800	Typed or printe	ou name	
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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)
660-034;

RESESTION OF ER AT RIGHT ATE	-	L	
In re Application of: Spencer A. Rathus et al.		HAY -6 2003 HAY -6 ZOO3	
Application No.: 09/769,135		MAY	
Filed: January 25, 2001		CE1YE	
For: Method and Apparatus for Accessing Electronic Data Via a Famil	iar Printed Medium	20 EHT	
	•;		
The owner*, Spencer A. Rathus , of 33.3 hereby disclaims, except as provided below, the terminal parinstant application, which would extend beyond the expira U.S.C. 154 to 156 and 173, as presently shortened beginning. The owner hereby agrees that any parent of the process of the standard on the instant application are assigns.	It of the statutory term of a ation date of the full statuty any terminal disclaimentent so granted on the inspirior patent are commonly in dis binding upon the granted so	ny patent graffied on the story term defined in 35 er, of prior Patent No. stant application shall be owned. This agreement antee, its successors or	
In making the above disclaimer, the owner does not the instant application that would extend to the expiration da 154 to 156 and 173 of the prior patent, as presently shorte later: expires for failure to pay a maintenance fee, is he competent jurisdiction, is statutorily disclaimed in whole or claims canceled by a reexamination certificate, is reissuexpiration of its full statutory term as presently shortened by	ate of the full statutory termined by any terminal discland the unenforceable, is four terminally disclaimed under the or is in any manner	n as defined in 35 U.S.C. nimer, in the event that it and invalid by a court of er 37 CFR 1.321, has all	
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.			
2. X The undersigned is an attorney or agent of record.	1		
	1//	4/0/03	
	Signature	Date	
	( John W. Olivo,	Jr.	
	Typed or print	·-···	
Terminal disclaimer fee under 37 CFR 1.20(d) included.	iblia Oncalis account of	handd act	
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*Statement_under 37 CFR 3.73(b) is required if terminal disclaimer	is signed by the assignee (owne	er).	

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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)
660-031

REJECTION OVER A PRIOR PATE	N I	000-001
In re Application of: Spencer A. Rathus et al.		. TEC
Application No.: 09/769,135		· <u> </u>
Filed: January 25, 2001		OL HA
For: . Method and Apparatus for Accessing Electronic Data Via a Fami	iar Printed Medium	RECEI HAY -6 ECHNOLUGY C
The owner*, Lois Fichner-Rathus , of 33.3 hereby disclaims, except as provided below, the terminal pa instant application, which would extend beyond the expira U.S.C. 154 to 156 and 173, as presently shortened by 5,932,863	rt of the statutory term of ar ation date of the full statut by any terminal disclaime atent so granted on the insi prior patent are commonly and is binding upon the gra	the instant_application by patent granted on the cory term defined in 35 r, of prior Patent No. tant application shall be owned. This agreement intee, its successors or
In making the above disclaimer, the owner does not the instant application that would extend to the expiration do 154 to 156 and 173 of the prior patent, as presently shorter later: expires for failure to pay a maintenance fee, is he competent jurisdiction, is statutorily disclaimed in whole or claims canceled by a reexamination certificate, is reissurexpiration of its full statutory term as presently shortened by	ate of the full statutory term ned by any terminal disclai eld unenforceable, is found terminally disclaimed unde ed, or is in any manner	as defined in 35 U.S.C. imer, in the event that it d invalid by a court of r 37 CFR 1.321, has all
Check either box 1 or 2 below, if appropriate.		
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I hereby declare that all statements made herein of made on information and belief are believed to be true; and knowledge that willful false statements and the like so mad under Section 1001 of Title 18 of the United States Code and the validity of the application or any patent issued thereon.	I further that these stateme e are punishable by fine or	nts were made with the imprisonment, or both,
2. X The undersigned is an attorney or agent of record.	11.	
<u> </u>		4/29/03
	Signature	Date
	John W. Olivo,	Jr.
<del></del>	Typed or printe	d name
X Terminal disclaimer fee under 37 CFR 1.20(d) included.		
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be included on this form. Provide credit card inform.  *Statement under 37 CFR 3.73(b) is required if terminal disclaimer		

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